NO		
VS.	S	IN THE 366th JUDICIAL DISTRICT COURT OF COLLIN COUNTY, TEXAS
	DISCOVERY CONTROL PLAN	AND SCHEDULING ORDER
	BE IT REMEMBERED that a pretrial conference was held intifying the parties than an informal conference would be held pretorneys were present or agreed to this Order: :	
a.	herein shall be construed as altering the limitations set forth order shall be construed only as a Pretrial Scheduling Order completed for Level 3 cases only.  1. Amended Pleadings. The deadline for filing amended presented the construction of th	3 (Circle One) (If this case is a Level 1 or 2 case, nothing in the Texas Rules of Civil Procedure; for Level 1 and 2 cases this unless otherwise expressly stated.) Parts a.1 through a.8 to be bleadings is
	<ol> <li>Special Exceptions. The deadline for filing exceptions</li> <li>Discovery. All discovery shall be completed by</li> </ol>	to pleadings is  ate, in sufficient time to allow for a timely response to such
	4. Time Limits for <b>Depositions</b> :	
	<ol> <li>Limitations on Interrogatories:</li> <li>Limitations on Requests for Production:</li> </ol>	
	<ul><li>7. Other Limitations:</li><li>8. Deadline for Designations of Experts. Plaintiff shall file Defendant shall file a designation of its testifying experts by</li></ul>	e a designation of its testifying experts by  testify. A designation shall include the subject matter and
	Any expert not designated shall not be permitted to to opinions to be offered by the expert.	testify. A designation shall include the subject matter and
b.	All "Daubert/Dupont" challenges shall be heard at the formal pretrial conference or at a time set by the Court prior to trial. Such objections shall be in writing and filed at least 10 days before the formal pretrial conference. The procedure for the hearing will be specified by the Court after considering the objection and the circumstances of the challenge.	
C.	<b>Dispositive Motions</b> (Summary Judgments, Plea to Jurisc filed and heard by	liction, Plea in abatement, etc.). All dispositive motions shall be
d.	•	
e.	Formal Pre-Trial Conference. This case is set for formal pre-	re-trial on
	cause of action and/or defense; if appropriate, a pr and concise as possible. This summary is intended page if possible. No formal headings or styles are r A list of anticipated witnesses, including the subject In a Jury Trial, proposed jury instructions and issues	separate cause of action and/or defense; each element of each ecise legal standard for measure of damages. Please be as brief of to be an aid for the Judge and staff, and should be limited to one required. Reference to case law and statute may be included.
	disk.	exhibits to the court reporter <b>pre-marked for identification</b> , and
,	to be prepared to consider stipulations as to the aut	
f.	Other:	
g.	pursuant to Rule 166a. All Pre-Trial motions (Motions in Limine and will be heard at the formal pretrial conference. <b>The Court without obtaining prior leave of Court.</b>	may aid in the disposition of the case, including any matter raised, etc.) shall be filed 10 days before the formal pretrial conference will not hear pre-trial motions on the day of jury selection,
h. i.	Time Required for Trial. Each side needs  Jury Trial. This matter is set for jury trial on	
	Signed and approved this day of	, 20
	Plaintiff/Petitioner	Judge Greg Brewer, Judge Presiding
	Defendant/Respondent	
	Other	